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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 16626 KB  International application No. PCT/HU 03/00096		gent's file reference	FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
		•	International filing date (day/month/year) 13.11.2003	Priority date (day/month/year) 13.11.2002			
Internatio A61K31		tent Classification (IPC) o	r both national classification and IPC				
Applicant EGIS G		YSZERGYAR RT.		And the second of the second o			
1. Thi Aut	is inte thority	rnational preliminary ex and is transmitted to the	camination report has been prepared by the need applicant according to Article 36.	is International Preliminary Examining			
2. Thi	s REF	PORT consists of a tota	I of 7 sheets, including this cover sheet.				
⊠	(se	in amenueu and are the	on 607 of the Administrative Instructions u	scription, claims and/or drawings which have ning rectifications made before this Authority inder the PCT).			
3. This		rt contains indications r	relating to the following items:				
1	$\boxtimes$	Basis of the opinion					
11		Priority					
III	$\boxtimes$		opinion with regard to novelty, inventive s	step and industrial applicability			
V		Lack of unity of inven Reasoned statement citations and explana		Ity, inventive step or industrial applicability;			
VI		Certain documents cit					
VII			international application				
VIII			on the international application				
ate of subi	missio	n of the demand	Date of completion	of this report			
9.06.200	04		21.12.2004				
			2.772.2004				
ame and n	examir	address of the internation ning authority:		galiseine Palanean,			
ame and n	examir Euro D-80	address of the internation ning authority: opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 5236	Authorized Officer	in the private Private of E.			

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International application No.

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I.	Basi	s of	the i	eport
	<b>-</b> 431	3 01		CDUIL

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	scription, Pages	
	1-3	34	as originally filed
	Cla	aims, Numbers	
		•	transfer in the second of the
	1-3	31	as originally filed
	Dra	awings, Sheets	
	1/1		as originally filed
2.	Wit lan	th regard to the language in which the inte	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.
	The	ese elements were ava	ailable or furnished to this Authority in the following language: , which is:
		the language of a tra	nslation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of publi	cation of the international application (under Rule 48.3(b)).
		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 3).
3.	Wit inte	h regard to any <b>nucle</b> rnational preliminary e	otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inter	national application in written form.
		filed together with the	international application in computer readable form.
		furnished subsequent	tly to this Authority in written form.
		furnished subsequent	tly to this Authority in computer readable form.
		The statement that the in the international ap	e subsequently furnished written sequence listing does not go beyond the disclosure oplication as filed has been furnished.
		The statement that the listing has been furnish	e information recorded in computer readable form is identical to the written sequence shed.
	The	amendments have re	sulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

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5	. 🗆	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).								
		(Any replacement sheet con report.)	ıtaining	g such amen	dments must be	e referred to under item 1 and annexed to th	is			
6	. Ad	ditional observations, if neces	sary:							
II	l. No	n-establishment of opinion	with re	egard to nov	elty, inventive	e step and industrial applicability				
1	The	e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- ious), or to be industrially applicable have not been examined in respect of:								
		the entire international application,								
	$\boxtimes$	claims Nos. 31 with respect to industrial applicability								
		because:								
	$\boxtimes$	the said international application, or the said claims Nos. 31 relate to the following subject matter which does not require an international preliminary examination (specify):								
		see separate sheet								
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):								
		the claims, or said claims No could be formed.	s. are	so inadequat	tely supported t	by the description that no meaningful opinion	l			
	$\Box$ .	no international search report	t has b	een establis	hed for the said	d claims Nos.				
2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotic or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:						ed out due to the failure of the nucleotide and d for in Annex C of the Administrative	/			
	☐ the written form has not been furnished or does not comply with the Standard.									
		the computer readable form has not been furnished or does not comply with the Standard.								
<ol> <li>Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement</li> </ol>										
	* . ***	ement								
	Nove	elty (N)	Yes: No:	Claims Claims	1-29,31 30					
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-29,31					
	Indus	strial applicability (IA)	Yes: No:	Claims Claims	1-30					

2. Citations and explanations

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see separate sheet

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**EXAMINATION REPORT - SEPARATE SHEET** 

#### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claim 31 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

#### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

- D1: WO 03/027078 A (EGYT GYOGYSZERVEGYESZETI GYAR ;KOMPAGNE HAJNALKA (HU); MIKLOSNE KO) 3 April 2003 (2003-04-03)
- D2: WO 03/027097 A (EGYT GYOGYSZERVEGYESZETI GYAR ;KOMPAGNE HAJNALKA (HU); MIKLOSNE KO) 3 April 2003 (2003-04-03)
- D3: EP-A-0 372 305 (CL PHARMA) 13 June 1990 (1990-06-13)

If not indicated otherwise, the relevant passages are those mentioned in the International search report.

Assuming a valid priority of the present application, the P-documents (D1 and D2) cited in the International search report are not dealt with during the PCT-procedure.

- The terms "lower alkyl", "lower alkoxy" used in claim 1 are vague and Art. 6 unclear and leave the reader in doubt as to the meaning of the technical features to which they refer, thereby rendering the definition of the subjectmatter of said claim unclear.
- Art. 33(2) The present application does not meet the requirements of Article 33(2)

#### INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

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PCT, because the subject-matter of claim 30 does not appear to be new in the sense of Article 33(2) PCT. In interpreting claims for determining novelty, non distinctive characteristics of a particular intended use (see for example claim 30 "for the treatment of malfunctions of memory...") are disregarded. Hence, the subject matter of claim 30 discloses nothing more than the composition per se.

D3 discloses the use of pyridazinone derivatives for the treatment of cardiovascular diseases and hypertension.

The subject-matter of the product claim 30 is therefore not considered to be new (Article 33(2) PCT).

The subject-matter of claims 1-29 and 31 is considered to be new in the sense of Article 33(2) PCT since the additional features delimit these claims from the prior art at hand.

Art. 33(3) The subject-matter of claims 1-29 and 31 appears to meet the requirements of Article 33(3) PCT.

> D3 discloses the use of pyridazinone derivatives for the treatment of cardiovascular diseases and hypertension.

> The problem to be solved by the present invention may therefore be regarded as how to provide compounds for the treatment of neurodegenerative diseases.

> The present application suggests to solve the problem posed by the use of the pyridazinone derivatives.

There is no hint in the prior art that these compounds can be used for the treatment of neurodegenerative diseases as this is shown for the compound of example 3 of the present application.

Therefore the subject-matter of claims 1-29 and 31 is considered to involve an inventive step in the sense of Art. 33(3) PCT.

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**EXAMINATION REPORT - SEPARATE SHEET** 

Art. 33(4) The subject-matter of claims 1-30 is considered to be industrially applicable in the sense of Art. 33(4) PCT.

> For the assessment of the present claim 31 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

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#### Table

Effect of the test compounds and the carrier, respectively, on the blood pressure and heart frequency of alert rats

Compound	•	Aver	△ Statistical evaluation				
		(Hgmm) Average	S.E.	Average	SE.	(Hgmm)	)
A B C D E F G		91.5 96.0 101.5 91.5 92.6 91.5 99.1	2.9 2.7 3.8 2.9 3.3 2.9 1.9	95.4 97.0 106.3 89.9 92.7 101.5	2.2 2.1 2.7 2.5 3.2 3.9 1.6	+3.9 +1.0 +4.8 -1.6 +0.1 +10.0 +6.1	N.S. N.S. N.S. N.S. N.S. N.S.

N.S. = not significant

S.E. = fault of the average

It can be seen from the above data that none of the test compounds exhibits antihypertensive effect.

- A = 2-t-butyl-5-chloro-4-(2-(4-(2,3-dihydro-benzo[1,4]dioxine-5-yl)-piperazine-1-yl)-ethylamino)-2H-pyridazine-3-one
- B = 4-chloro-5-((2-(4-(2,3-dihydro-benzo[1,4]dioxine-5-yl)-piperazine-1-yl)-ethyl-methyl-amino)-2H-pyridazine-3-one
- C = 4-chloro-5-(2-(4-(2,3-dihydro-1,4-benzodioxine-5-yl)-piperazine-1-yl)-ethylamino)-2-methyl-2H-pyridazine-3-one
- D = 5-(3-(4-(2,3-dihydro-1,4-benzodioxine-5-yl)-piperazine-1-yl)-propylamino)-2H-pyridazine-3-one
- E = 5-{2-[4-(4-fluoro-phenyl)-piperazine-1-yl]-ethylamino}-2H-pyridazine-3-one
- F = 5-{2-[4-(7-chloro-2,3-dihydro-benzo[1,4]dioxine-5-yl)-piperazine-1-yl]-ethylamino}-2H-pyridazine-3-one
- G = 5-((2-(4-(2,3-dihydro-benzo[1,4]dioxine-5-yl)-piperazine-1-yl)-ethyl)-methyl-amino)-2-methyl-2H-pyridazine-3-one hydrochloride